Practitioner's Docket No.	10529	PATENT	E. 4.9
IN THE UNITED STATES	S PATENT AND TRAI	DEMARK OFFICE	2/8/
Patent application of			#3
for JAN 3 0 20002 J	Inventor(s)  Title of invention	REO	,
In re application of: Gary Craun a	Group No.: 1713	REC FEB 0 5 TC 17	EIVED 2002 200
Filed: April 23, 2001 For: ODOR FREE POLYLACTIC ACT VOLATILE COALESCING ORGA		S EMULSION PAINTS FREE (	OF
Assistant Commissioner for Patent Washington, D.C. 20231	'S		1
(When using Express Mail.	IDER 37 C.F.R. §§ 1.8(a) a the Express Mail labe! number Mail certification is optional.)		
I hereby certify that, on the date shown below	·	;;	
deposited with the United States Postal S for Patents, Washington, D.C. 20231 37 C.F.R. § 1.8(a)		ed to the Assistant Commissioner	
with sufficient postage as first class mail.		st Office to Addressee"  H775355.US  (mandatory.)	
transmitted by facsimile to the Patent and		+ madison	
Date: 1-30-02	Dawn A. Madiso	on	

E. 49. 2/8/02

#3

NC	21 : "An information disclosure statement shall be considered by the Office if filed to the applicant with any one of the following me periods:
	(1) Within three months of the filing date of a national application other than a continued prosecution application under § 1.53(d);
	(2) Within three months of the date of entry of the national stage as set forth in § 1.491 in a international application;
	(3) Before the mailing date of a first Office action on the merits; or
	(4) Before the mailing date of a first Office action after the filing of a request for continued examination under § 1.114."
•	37 C.F.R. § 1.97(b).
NO	TE: "Each individual associated with the filing and prosecution of a patent application has a duty of cando and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section." 37 C.F.R. § 1.56(a)
	, "Individuals associated with the filing or prosecution of a patent application within the meaning o this section are:
	(1) each inventor named in the application;
	(2) each attorney or agent who prepares or prosecutes the application; and
	(3) every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application." 37 C.F.R. § 1.56(c).
· NO.7	E: The "duty as described in § 1.56 will be met so long as the information in question was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98 before issuance of the patent." Notice of January 9, 1992, 1135 O.G. 13 -25 at 17.
WAF	RNING: "No information disclosure statement may be filed in a provisional application." 37 C.F.P. § 1.51(d).
Lis	of Sections Forming Part of This Information Disclosure Statement
	:
	ollowing sections are being submitted for this Information Disclosure Statement:
	(check sections forming a part of this statement: discard unused sections and number pages consecutively)
1.	Preliminary Statements
2.	XT FORMS PTO/SB/08A and 08B (formerly FORM PTO-1449)
3.	Statement as to Information Not Found in Patents or Publications .
4.	Identification of Prior Application in Which Listed Information Was Aiready Cited and for Which No Copies Are Submitted or Need Be Submitted
5.	Cumulative Patents or Publications
6.	🕱 Copies of Listed Information Items Accompanying This Statement
7.	Concise Explanation of Non-English Language Listed Information Items
	7A.   EPO Search Report
	78.   English Language Version of EPO Search Report
8.	Translation(s) of Non-English Language Documents
· 9.	
10.	Concise Explanation of English Language Listed Information Items (Optional)
10.	Identification of Person(s) Making This Information Disclosure Statement
	(complete the following, if appropriate)
Section NOTE:	, respectively, have been continued on ADDED PAGE(S).
	(Information Disciosure Statement [6-1]—page 2 of)
	N <sub>c</sub>

### Section 1. Preliminary statements

Applicants submit herewith patents, publications or other information, of which they are aware that they believe may be material to the examination of this application, and in respect of which, there may be a duty to disclose.

The filing of this information disclosure statement shall not be construed as a representation that a search has been made (37 C.F.R. § 1.97(g)), an admission that the information cited is, or is considered to be, material to patentability, or that no other material information exists.

The filing of this information disclosure statement shall not be construed as an admission against interest in any manner. Notice of January 9, 1992, 1135 O.G. 13-25, at 25.

## Section 2. Forms PT SB/08A and 08B (formerly Form PT 449)

NOTE: With respect to the list required by paragraph (b) of 37 C.F.R. § 1.98, the Notice of April 20, 1992 (1138 O.G. 37-41) points out that:

"The list may not be incorporated into the specification but must be submitted in a separate paper. A separate list is required so that it is easy to confirm that applicant intends to submit an information disclosure statement, and because it provides a readily available checklist for the examiner to indicate which identified documents have been considered. A copy of a separate list will also provide a simple means of communication to applicant to indicate the listed documents that have been considered and those listed documents that have not been considered. Use of form PTO-1449, "Information Disclosure Citation, is encouraged."

NOTE: "An information disclosure statement may include two list[s (Jand two certifications))] . . . in situations where some of the information listed was cited in a communication from a foreign patent office not more than three months prior to filing the statement and some was not, but was not known more than three months prior to filing the statement." Notice of April 20, 1992 (1138 O.G. 37-41, 40).

NOTE: With respect to the examiner's consideration of the Information Disclosure Statement, the Notice of April 20, 1992 (1138 O.G. 37-41) states:

"If information is listed in the specification rather than in a separate paper, or if the other content requirements" are not complied with, the examiner will notify applicant in the next Office action that the information has not been considered. It should be noted, however, that no copy of a U.S. patent application is required to be submitted. "Where a U.S. patent application is properly cited, the examiner should obtain access to that file within the Office.

"Examiners must consider all citations submitted in conformance with the rules and this section and place their initials adjacent [sic] the citations on a list or in the boxes provided on a form PTO-1449. If the citations are submitted on a list other than a form PTO-1449, the examiner may write "all considered" and his or her initials to indicate that all citations have been considered. If any of the citations are considered, a copy of the submitted list or form, as reviewed by the examiner, will be returned to the applicant with the next communcation. The original copy of the form will be entered into the application file. The copy returned to applicant will serve both as acknowledgement of receipt of the information disclosure statement and as an indication that the references were considered by the examiner. Forms PTO-326 and PTOL-37 include a box to indicate the attachment of form PTO-1449.

"Information which complies with requirements as discussed in this section but which is in a non-English language will be considered in view of the concise explanation submitted "" and insofar as it is understood on its face, e.g., drawings, chemical formulas, in the same manner that non-English language information in Office search files is considered by examiners in conducting searches. The examiner need not have the information translated unless it appears to be necessary to do so. "" The examiner should not require that a translation be filed by applicant. The examiner should not make any comment such as that the non-English language information has only been considered to the extent understood, since this fact is innerent.

"Since information is required to be listed in a separate paper rather than in the specification, there is no need to mark "All checked" or "Checked" in the margin of a specification containing citations.

"If a statement fails to comply with the requirements as discussed in this section for an item of information, a line should be drawn through the citation to show that it has not been considered. The other items of information listed that do comply with the rules and this section will be considered by the examiner and will be appropriately initialed.

"A citation listed on form PTO-1449 and considered by the examiner in accordance with this section will be printed on the patent. A citation listed in a separate paper, equivalent to but not on form PTO-1449, and considered by the examiner in accordance with this section will be printed on the patent if the list is on a separate sheet which is clearly identified as an information disclosure statement and the list lends itself to easy capture of the necessary information by the Office printing contractor, i.e., each item of information is listed on a single line, the lines are at least double-spaced from each other, the information is uniform in format for each listed item, the list includes a column for the examiner's initials to indicate that the information was considered. If a citation is not printed on the patent but has been considered by the examiner in accordance with this section, the patented file will reflect that fact..."

(Information Disclosure Statement — Section 2. FORMS PTO/SB/08A and 08B [6-1] — page 4 of 7 )

(Rel 85—11.00 Peb.605)

FORM 6-1

6-20

# Section 6. Copies Listed Information Items Accompanying This Statement

NOTE: 37 C.F.R. § 1.98(a)(2) requires that any information disclosure statement filed under § 1.97 shall include: "A legible copy of:

- (i) Each U.S. patent application publication and U.S. and foreign patent;
- (ii) Each publication or that portion which caused it to be listed;
- (iii) For each cited pending U.S. application, the application specification including the claims, and any drawing of the application, or that portion of the application which caused it to be listed including any claims directed to that portion. . ."

Legible copies of all items listed in Forms PTO/SB/08A and 08B (formerly Form PTO-1449) accompany this information statement.

(complete the following, if applicable)

Exception(s)	to above:		i
	Items in prior application, from which an earlier filing date is for this application, as identified in Section 4.	s cla	imed
	Cumulative patents or publications identified in Section	5.	

# Section 10. Identification of Person(s) Making This Information Disclosure Statement

The p	perso	on m	aking thi	s stater	ment is	·
					(check ead	ch applicable item)
	(a)		the inve	entor(s)	who signs	below
	٠				· .	SIGNATURE OF INVENTOR
		•				(type name of inventor who is signing)
	(p)					ith the filing and prose- (37 C.F.R. § 1.56(c))
		-			-	CIONATURE OF INVENTOR
~						SIGNATURE OF INVENTOR
7						(type name of inventor who is signing)
	(c).	X	the prac		_	below on the basis of
			-	(	(check eac	h applicable item)
				supplie	ed by the i	inventor(s).
						dividual associated with the filing and prosecution n. (37 C.F.R. § 1.56(c))
			X	in the	practitione	r's file.  Bulling  SIGNATURE OF PRACTITIONER
Reg. I	No.:	36,8	347			Prion M. Volkovski
Tel. N	lo.: (	<b>216</b> )	344-8397	7		Brian M. Kolkowski (type or print name of practitioner)
, Custo	mer	No.:				925 Euclid Ave., Ste. 900 P.O. Address
						Cleveland, Ohio 44115

Practitioner's Docket No.

10529

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent applied of Οĺ JAN 3 O ZOOZ for

Inventor(s)

Title of invention

OR

In re application of: Gary Craun and Jude Rademacher

Application No.: 09 / 839,049

Greup Art Unit: 1713

Filed: April 23, 2001

Examiner:

ODOR FREE POLYLACTIC ACID MODIFIED AQUEOUS EMULSION PAINTS FREE OF VOLATILE COALESCING ORGANIC SOLVENT

**Assistant Commissioner for Patents** 

Washington, D.C. 20231

### TRANSMITTAL OF INFORMATION DISCLOSURE STATEMENT WITHIN THREE MONTHS OF FILING OR BEFORE MAILING OF FIRST OFFICE ACTION (37 C.F.R. § 1.97(b))

NOTE: "An information disclosure statement shall be considered by the Office if filed by the applicant: (1) within three months of the filing date of a national application; (2) within three months of the date of entry of the national stage as set forth in § 1.491 in an international application; or (3) before the mailing date of a first Office action on the merits, whichever event occurs last." 37 C.F.R. § 1.97(b).

### CERTIFICATE OF MAILING/TRANSMISSION (37 C.F.R. § 1.8(a))

I hereby certify that this correspondence is, on the date shown below, being:

**MAILING** 

**FACSIMILE** 

 ☑ deposited with the United States Postal 
 □ ☐ transmitted by facsimile to the Service with sufficient postage as Tirst class express atent and Trademark Office. mail, in an envelope addressed to the

Assistant Commissioner for Patents,

Washington, D.C. 20231.

Date: 1-30-02

Express Mail Label No.

*EJ46775355*U

Signature

Dawn A. Madison

(type or print name of person certifying)

(Transmittal of Information Disclosure Statement Within Three Months of Filing or Before Mailing of First Office Action [6-3]—page 1 of 2)

NOTE: The "filing date of a national application" under 37 C.F.R. § 1.97(b) has two possible meanings. Where the filing is a direct one to the United States Patent & Trademark Office, the filing is defined in 37 C.F.R. § 1.53(b) as "the date on which: (1) A specification containing a description pursuant to § 1.71 and at least one claim pursuant to § 1.75; and (2) any drawing required by § 1.81(a), are filed in the Patent and Trademark Office in the name of the actual inventor or inventors as required by § 1.41." 37 C.F.R. § 1.97(b)(1). On the other hand, an international application that enters the national stage occurs when the applicant has filed the documents and fees required by 35 U.S.C. § 371(c) within the periods set forth in § 1.494 or § 1.495. 35 U.S.C. § 371(c) requires the filing of the following: (1) the basic national fee; (2) a copy of the international application, unless already sent by the International Bureau, and optionally an English translation if filed in another language; and, also optionally (3) amendments under PCT Article 19, with a translation into English if made in another language; (4) an oath or declaration; and (5) a translation into English of any annexes to the international preliminary examination report, if such annexes were made in another language. The optional items must be submitted later, with surcharges. 37 C.F.R. § 1.97(b)(2).

# IDENTIFICATION OF TIME OF FILING THE ACCOMPANYING INFORMATION DISCLOSURE STATEMENT

The information disclosure statement submitted herewith is being filed within three months of the filing date of the application or date of entry into the national stage of an international application or before the mailing date of a first Office action on the merits, whichever event occurs last. 37 C.F.R. § 1.97(b).

NOTE: "No certification or fee is due when the filing is made within the above time period. It is advisable to ensure that no Office action has been mailed if the disclosure statement is delayed until after three months from filing."

NOTE: "An information disclosure statement will be considered to have been filed on the day it was received in the Office, or on an earlier date of a mailing if accompanied by a properly executed certificate of mailing under 37 C.F.R. 1.8, or Express Mail certificate under 37 C.F.R. 1.10. An Office action is mailed on the date indicated in the Office action." Notice of April 20, 1992 (1138 O.G. 37-41, 39).

NOTE: "The term 'national application' includes continuing applications (continuations, divisions, continuations-in-part) so three-months will be measured from the actual filing date of an application as opposed [sic] to the effective date of a continuing application." Notice of April 20, 1992 (1138 O.G. 37-41, 39).

NOTE: "An action on the merits means an action which treats the patentability of the claims in an application, as opposed to only formal or procedural requirements. An action on the merits would, for example, contain a rejection or indication of allowability of a claim or claims rather than just a restriction requirements (37 C.F.R. 1.142) or just a requirement for additional fees to have a claim considered (37 C.F.R. 1.16(d)). Thus, if an application was filed on Jan. 1 and the first Office action on the merits was not mailed until six months later on July 1, the examiner would be required to consider any proper information disclosure statement filed prior to July 1." Notice of April 20, 1992 (1138 O.G. 37-41, 39).

WARNING: "A petition for suspension of action to allow applicant time to submit an information disclosure statement will be denied as failing to present good and sufficient reasons, since 37 C.F.R. § 1.97 provides adequate recourse for the timely submission of prior art for consideration by the examiner." Notice of July 6, 1992 (1141 O.G. 63).

SIGNATURE OF PRACTITIONER

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'Customer No.:

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(type or print name of practitioner)

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Cleveland, Ohio 44115

(Transmittal of Information Disclosure Statement Within Three Months of Filing or Before Mailing of First Office Action [6-3]—page 2 of 2)